

RELATED
DDJ

ADRIAN MOON

FULL NAME

COMMITTED NAME (if different)

99005 Wilcox's Well Rd.

FULL ADDRESS INCLUDING NAME OF INSTITUTION

Blg the CA 92226

AF 0835

PRISON NUMBER (if applicable)

(949) 357-6933 office

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

ADRIAN MOON

PLAINTIFF,

v.

JYNNITA GARBUTT et al. et al.
Does 1-100 inclusive

DEFENDANT(S).

CASE NUMBER CV17-3459-SVW(FFM)

To be supplied by the Clerk

VERIFIED CIVIL RIGHTS COMPLAINT - COUNTER

PURSUANT TO (Check one)

☒ 42 U.S.C. §§ 1983 ; 12101 ; 12213

☐ Bivens v. Six Unknown Agents 403 U.S. 388 (1971)

A. PREVIOUS LAWSUITS

1. Have you brought any other lawsuits in a federal court while a prisoner: ☒ Yes ☐ No
2. If your answer to "1." is yes, how many? 3 plus

Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on an attached piece of paper using the same outline.)

False Imprisonment, Slavery, Failure to protect
Equal protection under law, False Advertisement
fraud, criminal conspiracy, extortion
Racketeering, profiteering, Public Corruption
Race, sex, age, gender, Religious, discrimination
preparing offering and filing false/forged
instruments, perjury, kidnapping for ransom
obstruction of Justice in Federal and State
criminal investigations, Gangsterism,
participation in a terrorist organized crime
syndicate, attempted assassination, defamation
of character, slander, libel, embellishment,
Grand theft over \$950,00, Destroying evidence
in a criminal investigation, Public corrup

a. Parties to this previous lawsuit:

Plaintiff

Adrian Moon

Defendants

Juanita Garbutt Rhona Shusher
Walter E. J. Usher Edward Simpson

b. Court

Central District Superior Court

c. Docket or case number

BC367789-GC040261-GC037352
GC043447

d. Name of judge to whom case was assigned

e. Disposition (For example: Was the case dismissed? If so, what was the basis for dismissal? Was it appealed? Is it still pending?)

f. Issues raised:

Dismissed without prejudice
Extortion, Grand theft over \$150,00
Fraud, public corruption, criminal
conspiracy, False imprisonment, preying

g. Approximate date of filing lawsuit:

2-2008

h. Approximate date of disposition

6-2009 dismissed without prejudice

B. EXHAUSTION OF ADMINISTRATIVE REMEDIES

1. Is there a grievance procedure available at the institution where the events relating to your current complaint occurred? ☒ Yes ☐ No2. Have you filed a grievance concerning the facts relating to your current complaint? ☒ Yes ☐ No

If your answer is no, explain why not _____

3. Is the grievance procedure completed? ☒ Yes ☐ No

If your answer is no, explain why not _____

4. Please attach copies of papers related to the grievance procedure.

C. JURISDICTION

This complaint alleges that the civil rights of plaintiff

Adrian Moon

(print plaintiff's name)

who presently resides at

19005 Wilshire Blvd, Blythe CA 92226

(mailing address or place of confinement)

were violated by the actions of the defendant(s) named below, which actions were directed against plaintiff at

Los Angeles County Sheriff Jail

(institution/city where violation occurred)

on (date or dates) Equal Protection DUE PROCESS Retaliation
(Claim I) (Claim II) (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

1. Defendant Juanita Garbutt resides or works at
(full name of first defendant)
1507 CANYADA ST Altadena CA 91001
(full address of first defendant)
Defendant
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Acted on the order of Leroy David Baca
Peace Officer, State Employee

2. Defendant Rhona Slusher resides or works at
(full name of first defendant)
1507 CANYADA ST. Altadena, CA 91001
(full address of first defendant)
Defendant
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Acted on the order of Leroy David
Baca, Peace Officer - State Employee

3. Defendant ULRIC E.J. Usher resides or works at
(full name of first defendant)
530 West Lancaster Blvd.
(full address of first defendant) Lancaster, CA 93584-0000
Attorney
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Acted on the order of Walter Mueller
District Attorney State Employee

4. Defendant Julius Johnson resides or works at
(full name of first defendant)
2476 N LAKE ALTA DENA CA 91001
(full address of first defendant)
Attorney
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

officer of the court working for
State agency

5. Defendant C. Edward Simpson Jr. resides or works at
(full name of first defendant)
300 EAST Walnut Street Pasadena CA 91101
(full address of first defendant)
Judicial officer
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

officer of court working for state
agency - state employee

6. Defendant William Little resides or works
 at 530 West Lancaster blvd
 Lancaster, CA. 93534-0000

The defendant is a Real Estate Broker
 The defendant is sued in his individual and
 official capacity.

The defendant was acting under color
 of law as an agent of a state agency

7. Defendant Vicent Zuzzo resides or works at
 (full name of first defendant)
255 E. Temple St Los Angeles CA 90012
 (full address of first defendant)
Federal Employee
 (defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☐ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace officer of the Federal
Bankruptcy court

8. Defendant Anthony TAM resides or works at
 (full name of first defendant)
234 E. Colorado Blvd #720 Pasadena CA 91101
 (full address of first defendant)
Attorney
 (defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☐ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

officer of court for a state agency

9. defendant Nancy Curry resides or works
 at 1000 Wilshire Blvd # 870
 Los Angeles, CA. 90017

The defendant is an U.S. Bankruptcy
 chapter 13 trustee

The defendant is being sued as an
 individual and in her official capacity
 The defendant was acting under color
 of law as an federal Employee officer
 of the court

on (date or dates) _____, _____, _____
(Claim I) (Claim II) (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

1. Defendant Keith Rouse resides or works at _____
(full name of first defendant)
1000 South Lake Ave #507 Pasadena CA 91106
(full address of first defendant)
Attorney
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Officer of the Court - Peace Officer
for Sheriff's Dept.

1. Defendant Edmon Lee Smalley resides or works at _____
(full name of first defendant)
300 South Spring Street 2FLN TOWER
(full address of first defendant) LA CA 90013-1213
Judicial Officer
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Officer of the Court - Peace Officer
for Sheriff's Dept.

1. Defendant Frances Rothschild resides or works at _____
(full name of first defendant)
300 South Spring Street 2FLN TOWER
(full address of first defendant) LA CA 90013-1213
Judicial Officer
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Officer of the Court - Peace Officer
for Sheriff's Dept.

on (date or dates) EQUAL Protection Due Process Retaliation
(Claim I) (Claim II) (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

13 Defendant Glenn Session resides or works at
(full name of first defendant)
1183 Monterey Road South Pasadena 91107
(full address of first defendant)
Real Estate Broker / Notary
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

Licensed Real Estate Broker and
Notary Public

14 Defendant John M. Williams Jr. resides or works at
(full name of first defendant)
236 West Mountain St #110A Pasadena 91103
(full address of first defendant)
Attorney
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

Officer of the Court State agent
for Sheriff's Dept. - Peace Officer

15 Defendant Leroy DAVID BACA resides or works at
(full name of first defendant)
700 South Flower Street #900 Los Angeles CA
(full address of first defendant)
SHERIFF Los Angeles County
(defendant's position and title, if any) 90017

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

Peace Officer state of CALIFORNIA

on (date or dates) _____ (Claim I) _____ (Claim II) _____ (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

16. Defendant Roger W. Boren resides or works at _____
(full name of first defendant)
300 S. Spring Street 2nd FL N. Tower
(full address of first defendant) LA CA 90013-1213
Judicial official
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Officer of the Court - Peace officer
for Sheriff's Dept. State agency

17. Defendant Mary Ann Murphy resides or works at _____
(full name of first defendant)
100 N. Hill Street #23 LA CA 90012
(full address of first defendant)
Judicial official
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Officer of the Court - peace officer
for Sheriff's Dept State Agency

18. Defendant Anthony MCFarland resides or works at _____
(full name of first defendant)
1 Altadena Drive Altadena CA 91001
(full address of first defendant)
Chaplin For Sheriff's Dept.
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Agent for Sheriff's Dept - Peace
Officer State Agency.

on (date or dates) _____ (Claim I) _____ (Claim II) _____ (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

1. Defendant DANIEL TOURIST resides or works at _____
(full name of first defendant)

(full address of first defendant)

Attorney
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace officer for State Agency

2. Defendant Leo Terrell resides or works at _____
(full name of first defendant)

Santa Monica CA

(full address of first defendant)

Attorney
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

officer of the court - Peace officer for sheriff Dept. State Agency

3. Defendant Aaron Tansen resides or works at _____
(full name of first defendant)

210 W. Temple Street LA CA 90012
(full address of first defendant)

Attorney - Public Defender
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

officer of the court - Peace officer for Sheriff's dept.

on (date or dates) _____ (Claim I) _____ (Claim II) _____ (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

21 Defendant Bradley Youst resides or works at _____
(full name of first defendant)

(full address of first defendant)
Attorney
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace officer for State Agency

22 Defendant Madeline Chang resides or works at _____
(full name of first defendant)
ALHAMBRA CA
(full address of first defendant)
Attorney
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace officer for State Agency

23 Defendant Yvette M. Palazuelos resides or works at _____
(full name of first defendant)
111 N. Hill Street #28 Los Angeles CA 90012
(full address of first defendant)
Judicial officer
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace officer for State Agency

on (date or dates) _____ (Claim I) _____ (Claim II) _____ (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

25. Defendant Jill Christa Bohle resides or works at
(full name of first defendant)
926 LA CAWADA VERDUGO RD
(full address of first defendant) Altadena CA 91001
Finance Manager
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace Officer for State Agency

26 Defendant Joyce Isaac resides or works at
(full name of first defendant)
in Pasadena CA 91103
(full address of first defendant)
con Artist
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace Officer for State Agency

27. Defendant Rolf M. Treu resides or works at
(full name of first defendant)
111 W. Hill Street #58 Los Angeles CA 90012
(full address of first defendant)
Judicial officer
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace Officer for State Agency

on (date or dates) _____ (Claim I) _____ (Claim II) _____ (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

28 Defendant Gordon Mears resides or works at
(full name of first defendant)
530 West Lancaster Blvd Lancaster CA
(full address of first defendant) 93534
A Horney
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace officer for State Agency

29 Defendant Detective Grainy Murrey resides or works at
(full name of first defendant)
Los Angeles Street LA. CA 90012
(full address of first defendant)
Los Angeles Police Detective
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace officer for State Agency

30 Defendant John Doe name unknown at this time to resides or works at
(full name of first defendant) Plaintiff
Burbank CA
(full address of first defendant)
Real Estate Broker for Trust Deeds INC.
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace officer for State Agency

on (date or dates) _____ (Claim I) _____ (Claim II) _____ (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

31. Defendant Warren Cade Daire resides or works at _____
(full name of first defendant)
Hobart Blvd LA CA
(full address of first defendant)
Con Artist
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace officer for State Agency

32. Defendant Edmund Daire resides or works at _____
(full name of first defendant)
Hobart Blvd LA CA
(full address of first defendant)
Con Artist
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace officer for State Agency

33. Defendant Pierre Daire resides or works at _____
(full name of first defendant)
Hobart Blvd LA CA
(full address of first defendant)
Con Artist
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☒ official capacity.

Explain how this defendant was acting under color of law:

Peace officer for State Agency

D. CLAIMS*

CLAIM I - 10

The following civil right has been violated:

1. EQUAL PROTECTION UNDER LAW
 2. DUE PROCESS
 3. SPEECH AND EXPRESSION
 4. FREE EXPRESSION OF POLITICAL BELIEFS
 5. RACIAL DISCRIMINATION
 6. DUE PROCESS RIGHTS REGARDING PUNISHMENT
 7. FOURTH AMENDMENT RIGHTS REGARDING SEARCH AND SEIZURES.
 8. EIGHTH AMENDMENT FROM PHYSICAL BRUTALITY.
 9. RETALIATION
 10. RIGHT BEAR ARMS
- violations of Plaintiffs First, Second, Fourth, Fifth, Sixth, Seventh, thirteenth and Fourteenth Amendments rights.

Supporting Facts: Include all facts you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be certain you describe, in separately numbered paragraphs, exactly what each DEFENDANT (by name) did to violate your right.

Plaintiff realleges and incorporate by this reference sections A. PREVIOUS LAWSUITS 1, 2, a-h; Sections B. Exhaustion of remedies in section C. Jurisdiction and Venue; Defendants 1-33; Claims 1-10 inclusively.

1. As members of an notorious terrorist organize crime syndicate, Defendants Juanita Garbutt, Rhona Shusher, Urick E.J. Usher, Julius Johnson, C Edward Simpson Jr., William Little, Vicent Zuzar, Anthony Tam, Nancy Curry, Keith Rouse, Edmon Lee Smalley, Frances Rothchild, Glenn Sesson,

*If there is more than one claim, describe the additional claim(s) on another attached piece of paper using the same outline.

1 John M. Williams Jr., Leroy David Baca,
2 Roger W. Boren, Mary Ann Murphy,
3 Anthony McFarland, Leo Terrell, Aaron
4 Jansen, Madeline Chang, Yvette M.
5 Palazuelos, Bradley Tourist, Rolf M.
6 Trew, Daniel Tourist, JOYCE Isaac,
7 Jill Christie Boddie, Gordon Mear, Warren Cade-Dave,
8 Edmund Dair, Pierre Dair, Detective Grainny, John Doe-
9 With egregious malicious criminal willful and
10 deliberate indifference and maleficent
11 actively participated, aided, and abetted
12 in a criminal conspiracy to enslave
13 Plaintiff Moon and steal all of Plaintiff
14 Moon's real estate and personal
15 property, then kill Plaintiff Moon.

16 2. Defendants C. Edward Simpson Jr. 1.
17 prepared, offered and then filed a
18 false (forged instrument proclaiming that
19 defendants Juanita Garbutt, Rhona
20 slusher and Ulric E.J. Usher has a
21 one million dollar judgment against
22 Plaintiff Moon's estate.

23 3. Defendant Rolf M. Trew prepared
24 offered and filed a false (forged instrument
25 proclaiming that Defendants Daniel
26 Tourist, Bradley Tourist and Joyce Isaac
27 had rights to steal Plaintiff Moon's
28 real property on Woodbury Rd, worth a million.

Verified Complaint-Counter

1 then, Defendant Rolf M. Trew ordered defendant
2 Leroy David Baca to falsely arrest Plaintiff
3 Moon to teach Plaintiff Moon a lesson
4 not to fuck with Trew. Plaintiff Moon
5 suffered physical and psychological
6 irreparable damage and actual cost
7 of \$72,500.00 dollars by Defendants Trew's
8 terror chilling Plaintiff from exercising
9 his rights to protect his property from
10 seizure at the hands of mob boss
11 TREW.

12 4. Defendant Mary Ann Murphy "Typhoid
13 Mary" prepared, offered and file a few
14 false / Forged instruments proclaiming
15 that Defendants Warren Cade-Daire
16 Pierre Daire and Edmund Daire had
17 rights to steal Plaintiff Moon's real
18 property worth one million dollars
19 and that Plaintiff Moon could not
20 collect on his more than two million
21 dollar judgments.

22 5. Defendant Yvette M. Palazuelos
23 prepared, offered and file a false / Forge
24 instrument proclaiming that Plaintiff
25 Moon could not collect on his \$990,000.00
26 judgment against Defendants Anthony
27 McFarland and John M. Williams Jr.
28 then, promise Plaintiff Moon "some

VERIFIED COMPLAINT - Counter

1 pussy" if plaintiff Moon would waive
2 a jury trial against Defendants
3 Anthony McFarland et. al.

4 6. Defendant Kieth Rouse "peg leg"
5 prepared, offered, then filed several
6 false/forged documents in the U.S.
7 Bankruptcy Courts causing Plaintiff
8 Moon irreparable damage and actual
9 cost of \$350,000.00 and causing damage
10 to Plaintiff Moon's reputation and credit
11 history.

12 7. Defendants Vicent Zuzzolo, Nancy
13 Curry illegally denied equal protection
14 under the law, due process and failure
15 to protect Plaintiff Moon's civil and
16 liberty rights when they denied
17 Plaintiff Moon to transfer his Chapter
18 13 bankruptcy filing to Chapter 7.
19 Defendant Vicent Zuzzolo even delivered
20 the false/forged instrument to the
21 clerk's office himself as Zuzzolo
22 had been known to do against plaintiff.
23 then, criminally conspired with co-
24 defendants Warren Cade-Daire
25 Pierre Daire and Edmund Daire to
26 move a state case to federal whereby
27 Plaintiff Moon was a named de-
28 fendant. Defendant Vicent Zuzzolo

Verified Complaint - Counter

proclaiming, "You might be a smart nigger but I Am not going to let you get the upper hand on co-defendants Mary Ann Murphy, Warren Cade Daire, Edmund Daire, Pierre Daire".

8. Defendants Julius Johnson, Glenn session, Charles Edward Simpson Jr. Ulric E.J. Usher secretly plotted to cajole Plaintiff Moon to come into court after defendant Julius Johnson waived jury trial (Julius was Moon and session's attorney) so that Defendant Charles Edward Simpson Jr. could enter a false judgment against Plaintiff Moon. Defendant Charles Edward Simpson Jr. four days prior stated he could not enter a judgment against Plaintiff Moon due to the fact there was an active appeal with defendant Frances Rothschild, Roger W. Boren, who subsequently denied Plaintiff Moon to speak at the hearing on the denial. Defendant Frances Rothschild presided over the case at the superior court level for co-defendants John M. Williams Jr. and Anthony McFarland.

9. On or about July 1, 2009, Defendants Leroy David Baca, Ulric E.J. Usher,

VERIFIED COMPLAINT-COUNTER

1 Anthony Tam, Jill Christie Boddie, Juanita
2 Garbutt, William Little, Rhona Slusher
3 with egregious malicious criminal willful
4 deliberate indifference criminally
5 conspired then stole Plaintiff Moon's
6 real property 2633 Santa Rosa Ave
7 Altadena CA 91001. Defendant Leroy
8 David Baca ordered the property
9 auctioned then defendants stole
10 possession. the property was appraised
11 at \$900,000.00 and was a property
12 that was a part of Plaintiff Moon's
13 Chapter 13 Bankruptcy pending case
14 filing.

15 10. On or about April 18, 2017, Defendants
16 Ulric E.J. Usher and Gordon Mears
17 prepared, offered, then, filed with
18 the courts, a false/forged instrument
19 illegally claiming under the penalty
20 of perjury that Plaintiff Moon owed
21 them \$1,387,058.40 and 3,009,761.65

22 11. On or about November 2009,
23 Defendants William Little, Ulric E.J.
24 Usher, Rhona Slusher, Juanita Garbutt,
25 Anthony Tam, Jill Christie Boddie,
26 Walter Mueller, Joyce Isaac, John
27 Doe stole Plaintiff Moon's property
28 worth \$4,000,000.00 and the property
Verified Complaint - Counter

1 was scheduled in Plaintiff Moon's
2 pending U.S. Bankruptcy Chapter 13
3 case filing. This grand theft
4 occurred while Plaintiff Moon was
5 held hostage in the hole by Defendant
6 Leroy David Baca and being kept in
7 a secret place away from his attorney
8 Marietta Marks. Like Anthony Brown
9 the other F.B.I. informant at the
10 LOS Angeles County Jail "BACA'S JAIL"
11 12. On or about December 2008, Defendant
12 Edmon Lee Smalley prepared, offered
13 and filed a false/forged instrument
14 denying Plaintiff Moon's complaint,
15 in part ordering defendant C. Edward
16 Simpson, jr. to be released for one
17 lawsuit but not the others. Defendant
18 Edmon Lee Smalley vehemently
19 proclaimed, "Moon you are a smart
20 nigger but I will not let you escape
21 the grasp of defendant C. Edward
22 Simpson jr that easily, you better
23 hire yourself a member of our
24 organization so they can get paid
25 that how our system works." and
26 "Defendant Mary Ann Murphy is not
27 recusing herself even though she is a
28 defendant in the Cade case that's her
Verified Complaint-Counter

1 Bitch you fucking with. Now
2 get the hell out of my courtroom.

3 13. Defendants had discovered that
4 Plaintiff Moon had acquired a guard
5 card and a gun permit set up a
6 security business and was in the
7 process of purchasing two 9 mm pistols
8 with egregious miamic criminals
9 maleficent deliberate in difference
10 the defendants first had defendant
11 J. Il Christie Boddie file a restraining
12 order against Plaintiff Moon, then
13 subsequently arrested Plaintiff Moon
14 on August 13, 2009. Plaintiff Moon was
15 not allowed to bear arms to protect
16 himself from defendants.

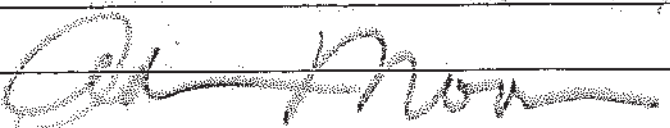
17 14. Defendant Leo Terrell extorted
18 money from Plaintiff Moon claiming
19 he would represent Plaintiff at the
20 Jury trial of May 9, 2010 and never
21 made an appearance. Plaintiff
22 Moon suffered physical and psychological
23 pain and suffering and distress and
24 actual monetary damages of \$50,000.00
25 and seven and half years as a
26 slave in bondage.

27 15. Defendants Aaron Jensen and
28 Madeline Chang also extorted.
Verified Complaint. Counter

and cajoled Plaintiff Moon into believing that they were doing everything to send off the criminal defendant but was actually spies working with defendants against Plaintiff Moon.

16. Plaintiff Moon has no plain adequate or complete remedy at law to redress the egregious misdeeds criminal maleficent described herein. Plaintiff has been and will continue to be irreparably injured by the conduct of defendants unless this court grants the declaratory and injunctive relief which plaintiff seeks.

VERIFICATION: I have read and considered the foregoing verified complaint and hereby verify that the undisputed facts therein are true and correct. I certify under the penalty of perjury.

“ Civiliter mortuus ”
dated April 8, 2017 
AARON MOON, Attorney
for Plaintiff IN PRO SE

Verified Complaint - Counter

E. REQUEST FOR RELIEF

I believe that I am entitled to the following specific relief:

WHEREFORE, plaintiff respectfully prays that this court enter judgment granting plaintiffs:

A declaration that acts and omissions described herein violated plaintiff's rights under the constitution and International Law under California, the United States and the World, Federal and State Criminal Statutes, Customary International Law and treaties.

A Preliminary (T.R.O.) and permanent injunction ordering defendants Juanita Garbutt to immediately release plaintiff on his personal recognizance without surety pending the trial decision of this case under 28 U.S.C. §§ 2283; 2284,

Compensatory damages in the amount of \$15,000,000.00 against each defendant jointly and severally.

Punitive damages in the amount of \$15,000,000.00 against each defendant and nominal damages in \$1.00 against each defendant.

A Jury trial on all issues triable by Jury.

Plaintiff's cost in this suit.

Any additional relief this court deems just, proper and equitable.

VERIFICATION: I have read and considered the foregoing verified complaint and hereby verify that the undisputed facts therein are true and correct. I certify under the penalty of perjury.

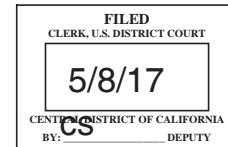
April 8, 2017

(Date)

Adrian Moon

(Signature of Plaintiff)

ADRIAN MOON, Attorney for Plaintiff In Pro Se



ADRIAN MOON-AF0335
5th Street and Western Ave
Norco, CA 92860
Office (949) 357-6933
FAX (213) 894-0811

Attorney for Defendant In Pro Se

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
WESTERN DIVISION

ADRIAN MOON
Plaintiff

vs.

JUANITA GARGUT et al.
Defendants

Case No. CV17-3459-SVW(FFM)

COUNTER COMPLAINT

JUANITA GARGUT et al.
Plaintiffs,

vs.

ADRIAN D. MOON
Defendant

GL040442
STATE CASE NO.

NOTICE OF REMOVAL

TO THE CLERK AND JUDGES OF THE UNITED
STATES DISTRICT COURT FOR CENTRAL
DISTRICT OF CALIFORNIA WESTERN DIVISION:

The Notice of removal ADRIAN D. MOON
by and with written consent of the
other defendant herein, respectfully shows:
1. On March 20, 2017, an action
commenced against defendant in the

(1)

1 the State case has claims related to
2 a bankruptcy case, chapter 11, ADRIAN D.
3 MOON. 28 U.S.C.S. § 1334 (6) Schultze
4 vs Chandler, (9th Cir 2014) 765 F.3d 945,
5 948 n1 ("core proceedings") The State
6 case has claims based on a federal
7 question is joined with state claims
8 entire case is removable 28 U.S.C.S. § 1331;
9 1441 (c)(1). The state case has matters
10 in controversy that exceeds millions of
11 dollars exclusive of interest and costs and
12 proceedings may be removed to federal court
13 4. Defendant Adrian Moon join in
14 and consent to the removal of this case
15 to the United States Central District
16 Court Western Division. ~~see attached Motion~~
17 WHEREFORE, defendant prays that
18 the above action now pending against
19 him in the Superior Court of California
20 County of Los Angeles be removed
21 therefrom to this court
22

23 ///

24 Dated: April 8, 2017

25 "Civiliter mortuus"

26 Adrian Moon
27 ADRIAN MOON, Atty,
28 for Plaintiff/Defendant
5th Street and Western Ave
Norco, CA 92860

NOTICE SENT TO:

LAW OFFICE OF ULRIC E. J. USHER ESQ.
530 WEST LANCASTER BLVD.
LANCASTER CA 93534-0000

CONFORMED COPY
ORIGINAL FILED
Superior Court of California
County of Los Angeles

MAR 20 2017

Sherri R. Carter, Executive Officer/Clerk

By: Krystal Brown Deputy

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

JUANITA GARBUTT & RHONA SLUSHER
Plaintiff(s),
VS.

ADRIAN D. MOON
Defendant(s).

CASE NUMBER

GC040442

**Notice of Case Reassignment and of
Order for Plaintiff to Give Notice**

**TO THE PLAINTIFF(S) AND PLAINTIFF'S ATTORNEY OF RECORD or PLAINTIFF(S) IN
PROPRIA PERSONA:**

YOU ARE HEREBY NOTIFIED, pursuant to Court order, effective May 20, 2013, in the above entitled action, previously assigned to Judge C. EDWARD SIMPSON in Department R of the Pasadena Courthouse, Northeast District, shall be assigned to Judge William D. Stewart as an Individual Calendar (IC), direct calendaring judge for all purposes, including trial, in Department NC A of the Burbank Courthouse of the North Central District, 300 East Olive Avenue, Burbank California 91502. (See Chapter 2(f) Los Angeles Court Rules.)

All matters on calendar in this case will remain set on the dates previously noticed, but in Department NC A of the Burbank Courthouse of the North Central District indicated above unless otherwise ordered by the court.

NOTICE IS FURTHER GIVEN that the order directs that plaintiff(s) and/or counsel for the Plaintiff(s) to give notice of this all purpose case assignment by serving a copy of this Notice on all parties to this action within 10 days of service of this Notice by the court, and file proof of service within 12 days of this Notice at the Burbank Courthouse.

CERTIFICATE OF MAILING

I, the below named Executive Officer/Clerk of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that on this date I served the Notice of Case Reassignment and Order upon each party or counsel named above by placing the document for collection and mailing so as to cause it to be deposited in the United States mail at the courthouse in Pasadena, California, one copy of the original filed/entered herein in a separate sealed envelope to each address as shown above with the postage thereon fully prepaid, in accordance with standard court practices.

Dated: March 20, 2017

SHERRI R. CARTER, Executive Officer/
Clerk of the Superior Court

By [Signature], Deputy

NOTICE OF CASE REASSIGNMENT AND OF ORDER FOR PLAINTIFF TO GIVE NOTICE

Motion 1

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Ulric Usher, Esq./Gordon Mears, Esq. SBN: 201908/172264 Law Offices of Ulric E. J. Usher, Esq. A PC 530 West Lancaster Blvd. Lancaster, CA 93534 TELEPHONE NO.: 661-723-0046 FAX NO.: 661-723-1763 ATTORNEY FOR (Name): Juanita Garbutt, et al.	FOR COURT USE ONLY
NAME OF COURT: Superior Court of California, County of Los Angeles STREET ADDRESS: 300 East Olive Avenue MAILING ADDRESS: 300 East Olive Avenue CITY AND ZIP CODE: Burbank, 91502 BRANCH NAME: Burbank Courthouse	
PLAINTIFF: Juanita Garbutt and Rhona Slusher DEFENDANT: Adrian D. Moon, et al.	
MEMORANDUM OF COSTS AFTER JUDGMENT, ACKNOWLEDGMENT OF CREDIT, AND DECLARATION OF ACCRUED INTEREST	
	CASE NUMBER: GC040442

1. I claim the following costs after judgment incurred within the last two years (indicate if there are multiple items in any category):

	Dates Incurred	Amount
a Preparing and issuing abstract of judgment		\$ 0.00
b Recording and indexing abstract of judgment		\$ 27.00
c Filing notice of judgment lien on personal property		\$ 0.00
d Issuing writ of execution, to extent not satisfied by Code Civ. Proc., § 685.050 (specify county):		\$ 0.00
e Levying officers fees, to extent not satisfied by Code Civ. Proc., § 685.050 or wage garnishment		\$ 0.00
f Approved fee on application for order for appearance of judgment debtor, or other approved costs under Code Civ. Proc., § 708.110 et seq.		\$ 30.00
g Attorney fees, if allowed by Code Civ. Proc., § 685.040		\$ 0.00
h Other: (Statute authorizing cost):		\$ 0.00
i Total of claimed costs for current memorandum of costs (add items a-h)		\$ 57.00

2. All previously allowed postjudgment costs: \$ 0.00

3. Total of all postjudgment costs (add items 1 and 2): **TOTAL \$ 57.00**

4. Acknowledgment of Credit. I acknowledge total credit to date (including returns on levy process and direct payments) in the amount of: \$

5. Declaration of Accrued Interest. Interest on the judgment accruing at the legal rate from the date of entry on balances due after partial satisfactions and other credits in the amount of: \$ 1,387,058.40

6. I am the ☐ judgment creditor ☐ agent for the judgment creditor ☒ attorney for the judgment creditor.
 I have knowledge of the facts concerning the costs claimed above. To the best of my knowledge and belief, the costs claimed are correct, reasonable, and necessary, and have not been satisfied.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: April 18, 2017

Ulric E. J. Usher, Esq.

(TYPE OR PRINT NAME) (SIGNATURE OF DECLARANT)

NOTICE TO THE JUDGMENT DEBTOR

If this memorandum of costs is filed at the same time as an application for a writ of execution, any statutory costs, *not exceeding \$100 in aggregate* and not already allowed by the court, may be included in the writ of execution. *The fees sought under this memorandum may be disallowed by the court upon a motion to tax filed by the debtor, notwithstanding the fees having been included in the writ of execution.* (Code Civ. Proc., § 685.070(e).) A motion to tax costs claimed in this memorandum must be filed within 10 days after service of the memorandum. (Code Civ. Proc., § 685.070(c).)

CONFORMED COPY
ORIGINAL FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF LOS ANGELES

EJ-195

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address) Ulric E. J. Usher/Gordon C. Mears SBN: 201908/172264 Law Offices of Ulric E. J. Usher, Esq. A PC 530 West Lancaster Blvd., Lancaster, CA 93534 fax: 661-723-1763 ATTORNEY FOR (Name): Juanita Garbutt, et al.		TELEPHONE NO.: ph: 661-723-0046	APR 18 2017 FOR COURT USE ONLY EXECUTIVE OFFICER/CLERK BY <u>MELODY SCOTT</u> DEPUTY
NAME OF COURT: Superior Court of California, County of Los Angeles STREET ADDRESS: 300 East Olive Avenue MAILING ADDRESS: 300 East Olive Avenue CITY AND ZIP CODE: Burbank, 91502 BRANCH NAME: Burbank Courthouse			
PLAINTIFF: Juanita Garbutt, and Rhona Slusher DEFENDANT: Adrian D. Moon, et al.			
NOTICE OF RENEWAL OF JUDGMENT		CASE NUMBER: GC040442 FILED BY FAX	

TO JUDGMENT DEBTOR (name): Adrian D. Moon, Aka Kaavon Moon, Aka Damico Lott Aka Mike Daniels, A D Moon Company

1. This renewal extends the period of enforceability of the judgment until 10 years from the date the application for renewal was filed.
2. If you object to this renewal, you may make a motion to vacate or modify the renewal with this court.
3. You must make this motion within 30 days after service of this notice on you.
4. A copy of the Application for and Renewal of Judgment is attached (Cal. Rules of Court, rule 3.1900).

Date: APR 18 2017

SHERRI R. CARTER

Clerk, by

MELODY SCOTT

Deputy

[SEAL]

See CCP 683.160 for information on method of service

12:25:25 2017-04-18

Motion 3

From: Law Offices of Ulric Usher Esq 6617231763

04/18/2017 11:22 #130 P.003/006

EJ-190

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, address, and State Bar number):
 After recording, return to:
 Ulric Usher, Esq./Gordon Mears, SBN: 201908/172264
 Law Offices of Ulric E. J. Usher, Esq. A PC
 530 West Lancaster Blvd.
 Lancaster, CA 93534
 TEL NO.: 661-723-0046 FAX NO. (optional): 661-723-1763
 E-MAIL ADDRESS (Optional):
☒ ATTORNEY FOR ☒ JUDGMENT CREDITOR ☐ ASSIGNEE OF RECORD

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES
 STREET ADDRESS: 300 East Olive Avenue
 MAILING ADDRESS: 300 East Olive Avenue
 CITY AND ZIP CODE: Burbank, 91502
 BRANCH NAME: Burbank Courthouse

FOR RECORDER'S USE ONLY

PLAINTIFF: Juanita Garbutt and Rhona Shusher
 DEFENDANT: Adrian D. Moon, et al.

CASE NUMBER:
 GC040442

FILED BY FAX

APPLICATION FOR AND RENEWAL OF JUDGMENT

FOR COURT USE ONLY
 ORIGINAL FILED
 SUPERIOR COURT OF CALIFORNIA
 COUNTY OF LOS ANGELES

APR 18 2017

EXECUTIVE OFFICER/CLERK
 BY WENDY SCOTT
 DEPUTY

- ☒ Judgment creditor
☐ Assignee of record
 applies for renewal of the judgment as follows:
- Applicant (name and address):
 Juanita Garbutt and Rhona Shusher c/o Law Offices of Ulric E. J. Esq. A PC
 530 West Lancaster Blvd.
 Lancaster, CA 93534
 - Judgment debtor (name and last known address):
 See Attachment MC-020
 - Original judgment
 - Case number (specify): GC040442
 - Entered on (date): 9/3/2008
 - Recorded:
 - Date: 9/30/2008
 - County: Los Angeles
 - Instrument No.: 20081754331
 - ☐ Judgment previously renewed (specify each case number and date):

5. ☒ Renewal of money judgment

a. Total judgment	\$	1,622,673.25
b. Costs after judgment	\$	0.00
c. Subtotal (add a and b)	\$	1,622,673.25
d. Credits after judgment	\$	0.00
e. Subtotal (subtract d from c)	\$	1,622,673.25
f. Interest after judgment	\$	1,387,058.40
g. Fee for filing renewal application	\$	30.00
h. Total renewed judgment (add e, f, and g)	\$	3,009,761.65

- i. ☐ The amounts called for in items a-h are different for each debtor.
 These amounts are stated for each debtor on Attachment 5.

Motion 4

SHORT TITLE: Juanita Garbutt, et al v. Adrian A D Moon, et al.	CASE NUMBER: GC040442
--	--------------------------

6. ☐ Renewal of judgment for ☐ possession.
☐ sale.
- a. ☐ If judgment was not previously renewed, terms of judgment as entered:

- b. ☐ If judgment was previously renewed, terms of judgment as last renewed:

- c. ☐ Terms of judgment remaining unsatisfied:

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: April 18, 2017

Ulric E. J. Usher, Esq.
(TYPE OR PRINT NAME)


(SIGNATURE OF DECLARANT)

SHORT TITLE: Juanita Garbutt, et al v. Adrian A D Moon, et al.

CASE NUMBER:

GC040442

1 Judgment debtor (name and last known address):

2 A D Moon Company

3 5th Street & Western,

4 Norco, CA 92860

5 Adrian D. Moon

6 5th Street & Western,

7 Norco, CA 92860

8 Aka Kaavon Moon

9 5th Street & Western,

10 Norco, CA 92860

11 Aka Damico Lott

12 5th Street & Western,

13 Norco, CA 92860

14 Aka Mike Daniels

15 5th Street & Western,

16 Norco, CA 92860

17
18
19
20
21
22
23
24
25
26 (Required for verified pleading) The items on this page stated on information and belief are (specify item numbers, not line numbers):

27 This page may be used with any Judicial Council form or any other paper filed with the court.

Page 1 of 1

Motion to

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Ulric Usher, Esq./Gordon Mears, Esq. Law Offices of Ulric E. J. Usher, Esq. A PC 530 West Lancaster Blvd. Lancaster, CA 93534 TELEPHONE NO.: 661-723-0046 E-MAIL ADDRESS (Optional): uusherlaw@cs.com ATTORNEY FOR (Name): Rhona Slusher	FOR COURT USE ONLY:
SBN:201908/172264 FAX NO. (Optional): 661-723-1763	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES STREET ADDRESS: 300 East Olive Avenue MAILING ADDRESS: 300 East Olive Avenue CITY AND ZIP CODE: Burbank, 91502 BRANCH NAME: North Central District	
PETITIONER/PLAINTIFF: Juanita Garbutt & Rhona Slusher RESPONDENT/DEFENDANT: Adrian D. Moon	
<div style="display: flex; justify-content: space-between;"> <div style="width: 60%;">PROOF OF SERVICE BY FIRST-CLASS MAIL—CIVIL</div> <div style="width: 35%; text-align: right;"> CASE NUMBER: GC040442 </div> </div>	

(Do not use this Proof of Service to show service of a Summons and Complaint.)

1. I am over 18 years of age and **not a party to this action**. I am a resident of or employed in the county where the mailing took place.
2. My residence or business address is: 530 West Lancaster Blvd., Lancaster, CA 93534
3. On (date): 04/25/17 I mailed from (city and state): Lancaster, California the following documents (specify): Notice of Renewal of Judgment and Application of Renewal of Judgment

☐ The documents are listed in the *Attachment to Proof of Service by First-Class Mail—Civil (Documents Served)* (form POS-030(D)).

4. I served the documents by enclosing them in an envelope and (check one):
 - a. ☐ depositing the sealed envelope with the United States Postal Service with the postage fully prepaid.
 - b. ☒ placing the envelope for collection and mailing following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.
5. The envelope was addressed and mailed as follows:
 - a. Name of person served:
 - b. Address of person served:

☒ The name and address of each person to whom I mailed the documents is listed in the *Attachment to Proof of Service by First-Class Mail—Civil (Persons Served)* (POS-030(P)).

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: April 25, 2017

Bryant Gamez

(TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM)


 (SIGNATURE OF PERSON COMPLETING THIS FORM)

Materin 7

SHORT TITLE: Juanita Garbutt & Rhona Slusher v. Adrian D. Moon	CASE NUMBER: GC040442
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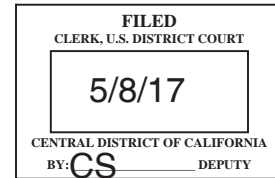
ATTACHMENT TO PROOF OF SERVICE BY FIRST-CLASS MAIL—CIVIL (PERSONS SERVED)

(This Attachment is for use with form POS-030)

NAME AND ADDRESS OF EACH PERSON SERVED BY MAIL:

<u>Name of Person Served</u>	<u>Address (number, street, city, and zip code)</u>
A D Moon Company	PO Box 3535 Norco, CA 92860
Adrian D. Moon	PO Box 3535 Norco, CA 92860
Aka Kaayon Moon	PO Box 3535 Norco, CA 92860
Aka Damico Lott	PO Box 3535 Norco, CA 92860
Aka Mike Daniels	PO Box 3535 Norco, CA 92860

Motion 8



1 AORIAN MOON - A80335
2 5th Street and Western Ave.
3 No. CO, CA, 92860
4 office (949) 857-6933
5 FAX (213) 894-6933

6 Attorney for Plaintiff In Pro Se

7 UNITED STATES DISTRICT COURT
8 CENTRAL DISTRICT OF CALIFORNIA
9 WESTERN DIVISION

10 AORIAN MOON

11 Plaintiff,

12 VS.

13 JUANITA GARBUTT et al.
14 Defendants,

15 JUANITA GARBUTT et al.
16 Plaintiffs,

17 VS.

18 AORIAN D. MOON
19 Defendant

Case No. CV17-3459-SVW(FFM)

COUNTER COMPLAINT

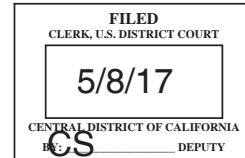
GC040442
STATE CASE NO.

NOTICE OF FILING
NOTICE OF REMOVAL
28 U.S.C. § 1446 (d)

20 TO ULRIC E. J. USHER, Attorney for
21 Plaintiff in State Case GC040442
22 NOTICE IS HEREBY GIVEN that a
23 notice of removal of the above-
24 entitled action from the Superior
25 Court of the State of California
26 Los Angeles County, to the United
27 States District for the Central District
28 Court Western Division was duly

(1)

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
WESTERN DIVISION



ADRIAN MOON

Petitioner
Plaintiff

JUANITA GARBUTT et. al.

Respondent(s)
Defendants

Case No.

CV17-3459-SVW(FFM)

ELECTION REGARDING
CONSENT TO PROCEED BEFORE
A UNITED STATES MAGISTRATE JUDGE

- A magistrate judge is available under 28 U.S.C. § 636 (c) to conduct all proceedings in this case, including dispositive matters, and entry of final judgment. However, a magistrate judge may be assigned to rule on dispositive matters only if all parties voluntarily consent.
- Parties are free to withhold consent to magistrate judge jurisdiction without adverse substantive consequences.
- If both parties consent to have a magistrate judge decide the case, any appeal would be made directly to the Ninth Circuit Court of Appeals, as if a district judge had decided the matter.
- Unless both parties consent to have a magistrate judge decide the case, the assigned magistrate judge will continue to decide only non-dispositive matters, and will issue a Report and Recommendation to the district judge as to all dispositive matters.

Please check the "yes" or "no" box regarding your decision to consent to a United States Magistrate Judge, and sign below.

☐ Yes, I voluntarily consent to have a United States Magistrate Judge conduct all further proceedings in this case, decide all dispositive and non-dispositive matters, and order the entry of final judgment.

☒ No, I do not consent to have a United States Magistrate Judge conduct all further proceedings in this case.

Especially Frederick F. Mumm and Stephen V. Wilshaw

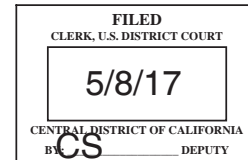
Executed on

4-8-17

Date

Adrian Moon

Signature of Petitioner/Counsel for Petitioner



ADRIAN MOON - ACO 335
5th street and Western Ave
Norco, CA 92860
OFFICE (949) 357-6933
FAX (213) 894-0811

Attorney for Plaintiff In Pro Se

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
EASTERN DIVISION

ADRIAN MOON
Plaintiff,
vs

JUANITA GARBUTT et al.
Defendants

Case No. CV17-3459-SVW(FFM)
Counter-Complaint

ADRIAN MOON
Plaintiff

vs
LEROY DAVID BALA et al.
Defendants

5:17-cv-0498-SVW-FFM

ADRIAN MOON
Plaintiff
vs
CYNTHIA Y. DUMPKINS et al.
Defendants

5:17-cv-0718-SVW-FFM
EX PARTE APPLICATION
FOR MOTION FOR RECUSAL
OF JUDGE(S) STEPHAN V.
WILSON AND FREDERICK
F. MUMM: U.S.C.D. CAL
LOCAL Rule 7.19

TO THE CLERK OF THE U.S. CENTRAL
DISTRICT COURT AND DEFENDANTS STEPHAN
V. WILSON AND FREDERICK F. MUMM:
I AM ADRIAN MOON, Attorney for
Plaintiff In Pro Se, declare as follows:
1. I AM seeking an ex parte ap-

(1)

1 application for motion for recusal of Judge(s)
2 Stephan V. Wilson and Frederick F. MUMM
3 under 28 U.S.C. § 455(b)(5)(i-iv); Penal Code
4 § 182 et. seq.; Federal Criminal Statutes;
5 Customary International Laws and treaties
6 pursuant to U.S.C.D, CAL. Local Rules 7.19.

7 ~~2. Defendants~~ Wilson and Mumm has been
8 paid extortion bribes in excess of five
9 thousand dollars by co-defendants to
10 not allow plaintiff's meritorious complaints
11 to proceed in this court. "SUPREMACY CLAUSE"
12 Article VI of the U.S. Constitution; BRADLEY
13 VS. FISHER, 80 U.S. 335, 352, VOL ED. 646, 651

14 "Acts in excess of Jurisdiction and absent
15 of jurisdiction." R.I.C.O. Act Violations

16 3. Defendants Wilson and Mumm have circum-
17 vented the processing, adjudication and filing
18 of motions and complaints in several cases
19 where defendants are parties to the actions
20 in violation of U.S.C.D, CAL. GENERAL Order
21 17-04, see also Penal Code § 182 et. seq.

22 4. Defendants Wilson and Mumm are
23 bosses of an terrorist organized crime syndicate
24 that has penetrated our judicial system to
25 commit treason against our government.

26 VERIFICATION: I have read and considered the

27 foregoing emergency motion and hereby verify the

28 undisputed facts therein are true and correct

Date 21 April 16, 2017

Adrian Moon

(2) ADRIAN MOON, Atty
for Plaintiff IN Pro Se